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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/790,670	03/01/2004	Martin Padget	TRIAGE.020A	7872
20995 KNOBBE MA	7590 03/06/200 RTENS OLSON & BE		EXAM	IINER
2040 MAIN STREET PRIDDY, MICHAEL B			IICHAEL B	
FOURTEENTH FLOOR IRVINE, CA 92614			ART UNIT	PAPER NUMBER
,			3733	
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SHORTENED STATUTOR	RY PERIOD OF RESPONSE	NOTIFICATION DATE	DELIVERY MODE	
3 MC	ONTHS	. 03/06/2007	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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jcartee@kmob.com eOAPilot@kmob.com

	Application No.	Applicant(s)	/
	10/790,670	PADGET ET AL.	
Office Action Summary	Examiner	Art Unit	
	Michael B. Priddy	3733	
The MAILING DATE of this communication app	I -		••
Period for Reply		•	ļ
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communic D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on <u>05 Ju</u>	<u>une 2006</u> .		
2a) This action is FINAL . 2b) ⊠ This	action is non-final.		
3) Since this application is in condition for allowa			s is
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.	
Disposition of Claims			
4) ⊠ Claim(s) 3-10 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ⊠ Claim(s) 4-9 is/are allowed. 6) ⊠ Claim(s) 3 is/are rejected. 7) ⊠ Claim(s) 10 is/are objected to. 8) □ Claim(s) are subject to restriction and/or	wn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Setion is required if the drawing(s) is ob	e 37 CFR 1.85(a). .jected to. See 37 CFR 1.12	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	es have been received. Es have been received in Applicativity documents have been receive U (PCT Rule 17.2(a)).	ion No ed in this National Stage	•
		•	
Attachment(s)	4) Interview Summary	/ (PTO-413\	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate	

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DETAILED ACTION

Claim Objections

Claim 3 is objected to because of the following informalities: in line 15, "the first body" should be –the outer body-- and "the second body" should be –the central body-- Appropriate correction is required.

Claim 10 is objected to because of the following informalities: in line 3, "lever anus" should be –lever arms--. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claim 3 is rejected under 35 U.S.C. 102(b) as being anticipated by Enayati (U.S. 6.290.701). Enayati teaches a method of fixing a first piece of bone to a second piece

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of bone, comprising the steps of: providing a pin 170 having at least one laterally moveable distal anchor 171 and a lumen 174 extending therethrough; advancing the distal anchor 171 through the first piece of bone and into the second piece of bone while the distal anchor 171 is permitted to move laterally inwardly as needed (lines 11-14 of column 8), gripping with a deployment tool 210 a proximal portion of a wire 40/100/150 that extends axially through the lumen 174 (lines 38-40 of column 8); and moving with the deployment tool 210 the wire 40/100/150 axially through the lumen 174 such that a distal portion of the wire 40/100/150 resists radial inward deflection of the distal anchor 171, thereby locking the distal anchor 171 with respect to lateral inward movement (lines 45-49 of column 8); wherein the step of moving with the deployment tool 210 the wire 40/100/150 axially through the lumen 174 comprises moving an outer body 213 of the deployment tool 210 with respect to a central body 240 of the deployment tool 210 (lines 42-54 of column 8).

Concerning the step "wherein the step of moving the outer body 213 of the deployment tool 210 with respect to the central body 240 of the deployment tool 210 comprises one way ratchet-type motion," the Examiner points out a one way motion is all that is apparently required by this limitation, not a ratchet mechanism per se. It is the Examiner's understanding that the structure of the internal lumen of the pin 170 and the cooperating structure (155) of the exterior surface of "wire" 150, for example, would allow for movement of the "wire" 150 into "pin" 170 but not in the opposite direction.

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Allowable Subject Matter

Claims 4-9 are allowed.

Claim 10 would be allowable if rewritten or amended to overcome the objection for minor informalities, set forth in this Office action.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael B. Priddy whose telephone number is 571-272-2243. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eduardo Robert can be reached on 571-272-4719. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Michael B. Priddy

02/26/2007

EDUARDO O POBERT SUPERVISORY PATENT EXAMINER